EXHIBIT B

UNITED STATE BANKRUPTCY COURT DISTRICT OF SOUTH CAROLINA

IN RE:)CASE NO.: 19-01946-JW			
) CHAPTER 13			
Mildred B. Smith,)			
)			
DEBTOR).			
)			

NOTICE OF OPPORTUNITY TO OBJECT AND CONFIRMATION HEARING

The debtor(s) in the above captioned case filed a chapter 13 plan on **April 23, 2019**. The plan is attached, or will be separately mailed to you by the debtor(s).

Your rights may be affected by the plan. You should read the plan carefully and discuss it with your attorney. If you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

Any objection to confirmation of the chapter 13 plan must be filed with the Court at 1100 Laurel Street, Columbia SC 2901-2423 and served on the chapter 13 trustee, the debtor(s), and any attorney for the debtor(s) no later than 21 days after the service of the chapter 13 plan, as computed under Fed.R.Bankr.P. 9006(a) Objections to confirmation may be overruled if filed late or the objecting party fails to appear and prosecute the objection. If no objection is timely filed, the plan may be confirmed by the Court without further notice.

TAKE FURTHER NOTICE that no hearing will be held except at the direction of the Judge, unless a response, return, and or objections is timely filed and served, in which case the Court will conduct a hearing on <u>June 22, 2019, at 9:00 a.m. at The United States Bankruptcy Court, 1100 Laurel Street, Columbia SC 29201.</u> No further notice of this hearing will be given.

If you or your attorney do not take these steps the court may decide that you do not oppose the terms or relief sought in the plan and may enter an order confirming the plan.

/s/J. Carolyn Stringer
J. Carolyn Stringer
Attorney for Debtor
PO Box 25345, Columbia SC 29224-5345
(803) 786-1405: fax: (803) 786-1406
Dist. Ct. ID# 1005
jcarolynstringer@sc.rr.com

April 23, 2019

Case No.: 19-01945-jw

Fill in this information to identify your case:						and the i
Debtor 1	Mildred First Name	B. Smith Middle Name	Last Name			char Pr
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name			Р
United States I	Bankruptcy Court	for the: District of South Carolina		•	 :	
Case number (If known)	<u>19-019</u>	945-jw				

□heck if this is a modified plan,
and list below the sections o
the plan that have been
changed.

□ Pre-confirmation modification

Post-confirmation modification

District of South Carolina

Chapter 13 Plan

12/17

Part 1:

Notices

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, this Court's local rules, and judicial rulings may not be confirmable.

In the following notice to creditors, you must check each box that applies.

To Creditors:

Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. Failure to object may constitute an implied acceptance of and consent to the relief requested in this document.

If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, pursuant to Federal Rule of Bankruptcy Procedure 3002, you must file a timely proof of claim in order to be paid under any plan. Confirmation of this plan does not bar a party in interest from objecting to a claim.

The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

1.1	A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor	☐ Included	☐ Not included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4	□ Included	☑ Not included
1.3	Nonstandard provisions, set out in Part 8	☑ included	☐ Not included
1.4	Conduit Mortgage Payments: ongoing mortgage payments made by the trustee through plan, set out in Section 3.1(c) and in Part 8	☑` Included	□ Not included

2.1	The debtor submits to the supervision and control of the trustee all or such portion of future earnings or other future income as is necessary execution of the plan.	or the
	Inless all allowed claims (other than long-term claims) are fully paid pursuant to the plan, the debtor will make regular payments to the trus ollows:	tee as
	\$ 1132.00 per month for 60.00 months	
	[and \$ per month for months.]	
	Insert additional lines if needed.	
plan	ebtor and trustee may stipulate to a higher payment in order to provide adequate funding of the plan without the necessity of a modification The stipulation is effective upon filing with the Court.	to the
Add	onal monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.	
2.2	Regular payments to the trustee will be made from future income in the following manner:	
	Check all that apply.	
	☑ The debtor will make payments pursuant to a payroll deduction order.	
	☐ The debtor will make payments directly to the trustee.	
	Other (specify method of payment):	
	and the second of the second o	
2.3	ncome tax refunds.	
	Check one.	
	☑ The debtor will retain any income tax refunds received during the plan term.	
	The debtor will treat income tax refunds as follows:	
2.4	Additional payments.	
	Check one.	
	✓ None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced.	
amo	The debtor will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated nt, and date of each anticipated payment.	

To receive a distribution from the trustee, a proof of claim, including adequate supporting documentation and filed in compliance with Official Rules and Forms, must be filed with the Court. For purposes of plan distribution, a claim shall be treated as provided for in a confirmed plan. However, if a claim is treated as secured in a confirmed plan and the affected creditor elects to file an unsecured claim, such claim, unless timely amended, shall be treated as unsecured for purposes of plan distribution. Any creditor holding a claim secured by property that is removed from the protection of the automatic stay by order, surrender, or through operation of the plan will receive no further distribution from the chapter 13 trustee on account of any secured claim. This provision also applies to creditors who may claim an interest in, or lien on, property that is removed from the protection of the automatic stay by another lienholder or released to another lienholder, unless the Court orders otherwise, but does not apply if the sole reason for its application arises under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that would have otherwise been paid to a creditor, but pursuant to these provisions will not be paid, will be distributed according to the remaining terms of the plan. Any creditor affected by these provisions and who has filed a timely proof of claim may file an itemized proof of claim for any unsecured deficiency within a reasonable

Debt	tor		Case No.:			
time a	after the removal of the property nue sending standard payment ar ion of the automatic stay.		tomatic stay. Secured	d creditors that will		-
3.1 N	laintenance of payments and c	ure or waiver of default, if an	ıv.			,
(Check all that apply. Only releval		ced.	d.		
	ges required by the applicable c	default and will maintain the cu contract and noticed in conform				
	Name of Creditor	Collateral				
	Insert additional claims as neede	d.				
	•					
any c	3.1(b) The debtor is in defau changes required by the applicable e trustee, with interest, if any, at the ed by the Court.		rmity with any applica	ble rules. The arrea	arage payments will be	e disbursed
	Name of Creditor	Collateral	Estimated amount of arrearage	arrearage (if applicable)	Monthly plan payn arrearage	ient on
		-	ncludes amounts	%	5	
			accrued through the			
			[Month/Year] paym	nent]	(or more)	
	Insert additional claims as neede	ed.				
	3.1(c) The debtor elects redance with the Operating Order ment and the Operating Order, the		case and as provide			
appli	3.1(d) The debtor proposicable guidelines or procedures of	es to engage in loss mitigation f the Judge assigned to this cas		hmore Loan Mana .1 for any nonstand		according to the cable.
	Insert additional claims as neede	ed.		-		
		aim is treated as set forth in se and a treatment is provided in S		ion will be effective	only if the applicable t	oox in Section
3.2	Request for valuation of secur	ity and modification of under	rsecured claims. Che	eck one.		
	☑ None. If "None" is checked, to		,			
		agraph will be effective only	•		lan is checked.	
For s files Ban	The debtor requests that the debtor, the debtor states that the secured claims of governmental uits proof of claim or after the time cruptcy Rules controls over any eest at the rate stated below.	e Court determine the value of e value of the secured claim sl units, unless otherwise ordered e for filing one has expired, the	f the secured claims I nould be as set out in I by the Court after mo value of a secured cl	isted below. For ea the column headed otion or claims obje aim listed in a proo	ach non-governmenta I <i>Estimated amount of</i> ction filed after the go f of claim filed in acco	secured claim. vernmental unit rdance with the
	The notion of any allowed	claim that avecade the amoun	t of the secured claim	will be treated as	an unsecured claim u	nder Part 5.1 of

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5.1 of this plan. If the estimated amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5.1 of this plan. Unless otherwise ordered by the Court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.

District of South Carolina Effective December 1, 2017

	ecurea creditors pa	aid the full secured	claim provided for b	y this plan shall sati			by section
Name of creditor	Estimated amount of creditor's total Claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Estimated amount of secured claim	Interest rate	Estimated monthly payment to creditor (disbursed by the trustee)
<u>Jefferson Cao,</u> <u>Sys. LLC</u>	<u>\$17,713.00</u>	2014 Kia Soul	\$11,000.00	\$0.00	\$11,000.00	6.0%	\$213.00
	\$		\$	\$	\$	%	\$(or more)
Insert additional cla	aims as needed.						•
Check one. None. // The claims will be the debtor, as spe	If "None" is checked ims listed below are be paid in full under scified below. Hold	d, the rest of § 3.3 e being paid in full the plan with interers of secured cla	need not be comple without valuation or rest at the rate state tims shall retain lien	lien avoidance. d below. These payn s to the extent provi	nents will be disbureided by 11 U.S.C. (sed either by the tru § 1325(a)(5)(B)(i)	istee or directly by Secured creditors
Name of creditor	ed claim provided fo	,	Satisfy any liens wife Estimated and claim	thin a reasonable tim	rest rate	Estimated payment to	•
			_ \$		%	\$(or more)	
						Disbursed b ☐ Trustee	ру
Insert additional cl	laims as needed					□ Debtor	
3.4 Lien avoidar							
		1					
			need not be complet re only if the applic	ed or reproduced. able box in Part 1 o	of this plan is chec	ked.	
✓ None. If The remains The just which the debtor visecuring a claim I amount of the judicit any, of the judicit	der of this paragradicial liens or nonpole would have been e listed below will be icial lien or security in the control of the control is the control of the	ph will be effective ossessory, nonpurnitled under 11 U e avoided to the e interest that is avoided that is not a	rchase money secu .S.C. § 522(b). Unle xtent that it impairs bided will be treated avoided will be paid	,	ng the claims listed d by the Court, a ju pon entry of the or im in Part 5.1 to the claim under the plar	below impair exer dicial lien or securi der confirming the extent allowed. Th	ty interest plan. The e amount,
Mone. If The remaind The judy which the debtor visecuring a claim I amount of the judicit any, of the judicit Bankruptcy Rule 4	der of this paragradicial liens or nonpole would have been e listed below will be icial lien or security in the control of the control is the control of the	ph will be effective ossessory, nonpurnitied under 11 U e avoided to the e interest that is avoided to the element is to be an one lien is to be	rchase money secunds. S.C. § 522(b). Unlead the strength of th	rity interests securings otherwise ordere such exemptions us an unsecured clain full as a secured of	ng the claims listed d by the Court, a ju pon entry of the or im in Part 5.1 to the claim under the plar	below impair exer dicial lien or securi der confirming the extent allowed. Th	ty interest plan. The e amount,
Mone. If The remaind The judy which the debtor visecuring a claim I amount of the judicit any, of the judicit Bankruptcy Rule 4	der of this paragra, dicial liens or nonp would have been e listed below will be icial lien or security in 1003(d). If more that e the appropriate for and Est	ph will be effective ossessory, nonpure ntitled under 11 U e avoided to the einterest that is avoided to the einterest that is not a sin one lien is to be norm for lien avoidationated ount of lien see	rchase money secunds. S.C. § 522(b). Unlead the strength of th	rity interests securings otherwise ordere such exemptions us an unsecured clain full as a secured of	ng the claims listed d by the Court, a ju pon entry of the or im in Part 5.1 to the claim under the plar	below impair exer dicial lien or securi der confirming the extent allowed. Th	ty interest plan. The e amount,

Use this form for avoidance of liens on co-owned property only.

Applicable Non-exempt **Estimated** Amount of Amount of Name of creditor Total equity (value Debtor's equity lien not lien avoided Exemption equity lien and description of debtor's (Total equity and Code (Debtor's avoided (to multiplied by of property property less equity less be paid in securing lien senior/unavoidable debtor's Section proportional exemption) 3.2 above) liens) interest in property)

Insert additional claims as needed.

3.5 ØSurrender of collateral.

Check one

None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced.

The debtor elects to surrender the collateral that secures the claim of the creditor listed below. The debtor requests that upon confirmation of this plan the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only and that the stay under § 1301 be terminated in all respects. A copy of this plan must be served on all co-debtors. Any creditor who has filed a timely proof of claim may file an amended proof of claim itemizing the deficiency resulting from the disposition of the collateral within a reasonable time after the surrender of the property. Any such amended claim, if allowed, will be treated in Part 5.1 below.

Name of creditor Auto Money Collateral 2001 GMC Yukon

Insert additional claims as needed.

Part 4:

Treatment of Fees and Priority Claims

4.1 General

The debtor shall pay all post-petition priority obligations, including but not limited to taxes and post-petition domestic support, and pay regular payments on assumed executory contracts or leases, directly to the holder of the claim as the obligations come due, unless otherwise ordered by the Court. Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.

4.2 Trustee's fees

Trustee's fees are governed by statute and may change during the course of the case.

4.3 Attorney's fees

- a. The debtor and the debtor's attorney have agreed to an attorney's fee for the services identified in the Rule 2016(b) disclosure statement filed in this case. Fees entitled to be paid through the plan and any supplemental fees as approved by the Court shall be disbursed by the trustee as follows: Following confirmation of the plan and unless the Court orders otherwise, the trustee shall disburse a dollar amount consistent with the Judge's guidelines to the attorney from the initial disbursement. Thereafter, the balance of the attorney's compensation as allowed by the Court shall be paid, to the extent then due, with all funds remaining each month after payment of trustee fees, allowed secured claims and pre-petition arrearages on domestic support obligations. In instances where an attorney assumes representation in a pending pro se case and a plan is confirmed, a separate order may be entered by the Court, without further notice, which allows for the payment of a portion of the attorney's fees in advance of payments to creditors.
- b. If, as an alternative to the above treatment, the debtor's attorney has received a retainer and cost advance and agreed to file fee applications for compensation and expenses in this case pursuant to 11 U.S.C. § 330, the retainer and cost advance shall be held in trust until fees and expense reimbursements are approved by the Court. Prior to the filing of this case, the attorney has received \$_____ and for plan confirmation purposes only, the fees and expenses of counsel are estimated at \$_____ or less.

4.4 Priority claims other than attorney's fees and those treated in § 4.5.

Check one

☑ The debtor is unaware of any priority claims at this time. If funds are available, the trustee is authorized to pay on any allowed priority claim without further amendment of the plan.

District of South Carolina Effective December 1, 2017

Deptor		Case No.:	
☐ <u>Domestic Suppo</u>	ort Claims. 11 U.S.C. § 507(a)(1):		
rate of \$_	or more per month until the ba	pre-petition domestic support obligation arrearage lance, without interest, is paid in full. Add addition. pport obligations as defined in 11 U.S.C. § 101(14	al creditors as needed.
c. Any party that is no	t property of the estate or with respect to	ony under applicable non-bankruptcy law may coll to the withholding of income that is property of the judicial or administrative order or a statute.	
	bt . The trustee shall pay all remaining propay on any allowed priority claim withou	re-petition 11 U.S.C. § 507 priority claims on a pro it further amendment of the plan.	o rata basis. If funds are available
	bligations assigned or owed to a gove	ernmental unit and paid less than full amount.	
Check one. ☑ None. If "None" is	checked, the rest of § 4.5 need not be co	ompleted or reproduced.	
	the full amount of the claim under 11 U.S	mestic support obligation that has been assigned to S.C. § 1322(a)(4). This plan provision requires that	
Name of creditor		Amount of claim to be paid	
		\$	
		Disbursed by	_
		☐ Trustee☐ Debtor	
V Company		a pestol	
Insert additional claims as	needed.		
		•	
Part 5: Treatment	of Nonpriority Unsecured Claims		
		the state of the s	
, .			•
5.1 Nonpriority unsecu	red claims not separately classified. (Check one.	
•	insecured claims that are not separately on the control of all other allowed claims.	classified will be paid, pro rata by the trustee to the	extent that funds are
	ates payments of less than 100% of clain	ns.	
	ses payment of 100% of claims.		
☐ The debtor propo	ses payment of 100% of claims plus inte	rest at the rate of%.	1
5.2 Maintenance of pay	ments and cure of any default on non	priority unsecured claims. Check one.	
☐ None. If "None"	is checked, the rest of § 5.2 need not be o	completed or reproduced.	
☐ The debtor will rethe unsecured claims liste		nents and cure, through the trustee, any prepetitio	n default in payments on
Name of creditor	Current installment pays (paid by the debtor)	ment Estimated amount of arrearage through month of filing or conversion	Monthly payment on arrearage to be disbursed by the trustee
· .	\$	<u> </u>	\$
			(or more)
Insert additional clai	ms as needed.		(OI IIIOIG)
		•	

5.3 Other separately classified nonpriority unsecured claims. Check one.

☑ None. If "None" is checked, the rest of § 5.3 need not be completed or reproduced.

District of South Carolina Effective December 1, 2017

Debtor	rate in the case of the case o	Case No.:	4.0000	
				÷
I he nonpriority uns	secured allowed claims listed below	are separately classified and	d will be treated as follows:	
Name of creditor	Total amount to be paid the claim	I on Interest r (if applica		
	\$	<u></u>	_%	
	•			
Considerable and second and free		Selection and broadless describes	i delite	
Specify the amount and fre	quency of payments and whether d	isbursed by the trustee of the	e debtor	
Provide a brief statement o	f the basis for separate classificatio	n and treatment.		
			•	
Insert additional claims as i	needed.	×		
6.1 The executory contracts and unexp ☑ None. If "None" is o	ects and unexpired Lease listed ired leases are rejected. Check of the checked, the rest of § 6.1 need not a Current installment payments will be	below are assumed and wi ne. be completed or reproduced.		
	ge payments will be disbursed by the			
Name of creditor	Description of leased property or executory contract	Current installment payment	Estimated amount of arrearage through month of filing or conversion	Estimated monthly payment on arrearage to be disbursed by the trustee
		\$	\$	\$
				(or more)
Insert additional claims as	needed.			• .
Part 7: Vesting of P	roperty of the Estate			
7.1 Property of the estat	e will vest in the debtor as stated	i below:		
Check the applicable	box:			
with the debtor responsible for p	ion of the plan, property of the esta The chapter 13 trustee shall have protecting the estate from any liabil dversely any rights of the debtor, the	no responsibility regarding thity resulting from operation of	ne use or maintenance,of pro of a business by the debtor.	operty of the estate. The debtor is Nothing in the plan is intended to
Other. The de	btor is proposing a non-standard pr	ovision for vesting, which is s	set forth in section 8.1. This	provision will be effective only if

Debtor		Case No.:	:
_			

Part 8:

Nonstandard Plan Provisions

8.1 Check "None" or List Nonstandard Plan Provisions

□ None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in this form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3.

The debtor will make mortgage payments directly to the chapter 13 trustee .:

The following plan provisions will be effective only if here is a check in the box "included" in Section 5.3.

Part 1 of this chapter 13 form plan indicates that all objections to he confirmation of the plan must e filed no later than 7 days before the date set for the hearing on confirmation, unless otherwise ordered. In Operating Order 18-04, Judge Waites has otherwise ordered that all objections to the confirmation of a chapter 13 plan in cases before him shall be filed with the Court no later than 21 days after the date. of service of the plan. Therefore, all objections to the confirmation of this chapter 13 plan must be filed with the Court no later than 21 days after the date of service of this plan

In addition, debtors shall select "included" in part. 1.3 (Nonstandard Provisions) of the chapter 13 plan

EXHIBIT TO CHAPTER 13 PLAN -- NONSTANDARD PLAN PROVISIONS

8.1 (a) Mortgage payments to be disbursed by the Trustee ("Conduit"):

Mortgage payments, including pre-petition arrears, will be paid and cured by the Trustee as follows:

Creditor	Description of collateral (note: if principal residence: include county tax map number and complete street address)	Current installment payment (ongoing payment amount)	Monthly payment to cure GAP** (post-petition mortgage payments for the two(2) months immediately following the event beginning conduit)	Estimated amount of pre-petition arrearage*** (including the month of filing or conversion)*	Monthly payment on pre-petition arrearage
-Conduit payment applicable Select Portfolio Servicing PO Box 654507 Salt Lake City UT 84165-0450	834 Friarsgate Blvd. Irmo SC 29063	\$655.73 Escrow for taxes: Yes No Escrowfor insurance: Yes O No	\$23.00 Or more	\$5700.00	\$95.00 Or more
		Escrowfor taxes:. yes DNo Escrowfor insurance: Yes DNo	\$ Or more	\$	\$ Or more

^{*} Unless otherwise ordered by the court, the amounts listed on a compliant proof of claim or a Notice tiled under FRBP 3002(c) control over any contrary amounts above, and any Notice of Payment Change that might be tiled to amend the ongoing monthly payment amount.

All payments due to the Mortgage Creditor as described in any allowed Notice of Post-petition Mortgage Fees, Expenses, and Charges under F.R.B.P. 3002.1, filed with the Court, will be paid by the Trustee, on a pro rata basis as funds are available. See the Operating Order of the Judge assigned to this case.

Once the trustee has tiled a Notice of Final Cure under F.R.8.P. 3002.1(f), the debtor shall be directly responsible for ongoing mortgage payments and any further post-petition fees and charges.

^{**} The Gap will be calculated from .the payment amounts reflected in the Official Form 410A Mortgage Proof of Claim Attachment and any Notice of Payment Change that might be tiled to amend the monthly payment amount, but should not be included in the prepetition arrears amount.

8.1 (b) LM/MM - Option One: Reservation of Rights Language:

The Debtor(s) reserve the right to seek loss mitigation or modification of the mortgage loan using the Portal procedures described in Chambers Guidelines during the bankruptcy case.

8.1 (c) Reservation of Rights:

Confirmation of this plan does not bar a party in interest from any actions discovered from the documentation, or lack thereof, in a proof of claim. The debtor specifically reserves any currently undiscovered or future claims, rights or cause of action the debtor may have, regarding any issues not specifically addressed or determined by the plan, against any creditor or other party in interest including, but not limited to, violations of applicable consumer protections codes and actions under 11 U.S.C. §§542, 543, 544, 547 and 548

8.1 (d) Statement in Support of Confirmation:

Debtor understands the following: (1) The obligations' set forth in the plan, including the amount, method, and timing of payments made to the Trustee or directly to creditors; (2) The consequences of any default under the Plan; and (3) That debtor(s) may not agree to sell or sell property, employ professionals, incur debt (including modification of debt), or request or agree to mortgage modification or other loss mitigation during the pendency of the case without the advance authorization of the Bankruptcy Court.

Debtor	Case No.:	
Part 9: Signature(s)		
9.1 Signatures of the debtor and the debtor's atto	rney	
The debtor and the attorney for the del	btor, if any, must sign below.	
✗/s/Mildred B. Smith	x	
Signature of Debtor 1	Signature of Debtor 2	
Executed on	MM /DD / YYYY	:
40		
🗴 /s/J. Carolyn Stringer 1005	Date <u>04/22/2019</u>	
Signature of Attorney for the debtor DCID #	MM/DD/ YYYY	

By filing this document, the debtor, if not represented by an attorney, or the debtor and the attorney for the debtor certify(ies) that this Chapter 13 plan contains no nonstandard provision other than those set out in Part 8.

UNITED STATES BANKRUPTCY COURT DISTRICT OF SOUTH CAROLINA

IN RE:) Chapter 13
)
Mildred B. Smith) Case No.: 19-01045-jw
DEBTORS) .
) CERTIFICATE OF SERVICE

J. Carolyn Stringer, attorney for the Debtor(s), certifies that she served the named entities/persons named below with the document(s) listed, either by the United States Mail, with sufficient postage attached, or by electronic service as indicated.

DATE OF SERVICE:

April 23, 2019

DOCUMENT(S) SERVED:

William K. Stephenson, Jr., Chapter 13 trustee, Electronic Service United States Trustee, Electronic Service

All Creditors on attached mailing matrix

/s/ J. Carolyn Stringer
J. Carolyn Stringer, ID#1005
Attorney for Debtor(s)
PO Box 25345
Columbia SC 29224-5345
(803) 786-1405; fax: (803) 786-1405
jcarolynstringer@sc.rr.com

Label Matrix for local noticing 0420-3 Case 19-01945-jw District of South Carolina Columbia Tue Apr 23 09:54:03 EDT 2019

Auto Money 3320 North Main Street Columbia SC 29203-6433

Cnac/sc105 3815 West Beltline Blvd Columbia SC 29204-1567

Fed Loan Serv Pob 60610 Harrisburg PA 17106-0610

(p)INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATIONS PO BOX 7346 PHILADELPHIA PA 19101-7346

PRA Receivables Management, LLC PO Box 41021 Norfolk, VA 23541-1021

Progressive Leasing 256 Data Drive Draper UT 84020-2315

Sca Collect Po Box 876 Greenville NC 27835-0876

South Carolina Dept of Revenue P O Box 12265 Columbia SC 29211-2265

Syncb/belk Po Box 965028 Orlando FL 32896-5028 Aaron Sales & Lease Ow 1015 Cobb Place Blvd Nw Kennesaw GA 30144-3672

Bar Education Inc 1900 W Commercial Blvd # Ft Lauderdale FL 33309-7104

Diversified Consultant P O Box 551268 Jacksonville FL 32255-1268

First Financial Asset 3091 Governors Lake Dr S Peachtree Corners GA 30071-1135

(p) JEFFERSON CAPITAL SYSTEMS LLC PO BOX 7999 SAINT CLOUD MN 56302-7999

Plaza Servic 110 Hammond Drive Suite 110 Atlanta GA 30328-4806

Rec Mgt Corp 1601 Shop Rd Ste D Columbia SC 29201-4855

Select Portfolio Svcin Po Box 65250 Salt Lake City UT 84165-0250

William K. Stephenson Jr. PO Box 8477 Columbia, SC 29202-8477

Syncb/jcp Po Box 965007 Orlando FL 32896-5007 Acceptance Now 5501 Headquarters Dr Plano TX 75024-5837

Bridgecrest 7300 E Hampton Ave Mesa AZ 85209-3324

Edfinancial Services L 120 N Seven Oaks Dr Knoxville TN 37922-2359

IRS PO Box 7346 Philadelphia PA 19101-7346

Travis E. Menk
Brock & Scott, PLLC
Attorneys at Law
8757 Red Oak Blvd, Suite 150
Charlotte, NC 28217-3977

Portfolio Recov Assoc 120 Corporate Blvd Ste 1 Norfolk VA 23502-4952

Richland County Treasurer 2020 Hampton Street Columbia SC 29204-1002

Mildred B. Smith 936 Friarsgate Blvd Irmo, SC 29063-2774

J. Carolyn Stringer PO Box 25345 Columbia, SC 29224-5345

US Trustee's Office Strom Thurmond Federal Building 1835 Assembly Street Suite 953 Columbia, SC 29201-2448 United Acceptance Inc 2400 Lake Park Dr Smyrna GA 30080-8993 W.S. Badcock Corporation P.O. Box 724 Mulberry, FL 33860-0724 Wells Fargo Bank, N.A., as Trustee, on behal Select Portfolio Servicing, Inc. 3217 South Decker Lake Drive Salt Lake City, UT 84119-3284

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

Internal Revenue Service 1835 Assembly Street Insolvency Unit Columbia SC 29201

Jefferson Capital Syst 16 Mcleland Rd Saint Cloud MN 56303

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(d)PRA Receivables Management, LLC PO Box 41021 Norfolk, VA 23541-1021 End of Label Matrix
Mailable recipients 32
Bypassed recipients 1
Total 33